#### United States Bankruptcy Court

#### Southern District of New York

In re Lehman Brothers Holdings Inc., et al.,

Case Nos. 08-13555

Jointly Administered

#### TRANSFER OF CLAIM OTHER THAN FOR SECURITY

York Credit Opportunities Fund, L.P.	York Credit Opportunities Master Fund, L.P.
Name of Transferee /	Name of Transferor
	Court Claim #: 55534
	Purchased Claim: 4,674,055.81 USD
Name and Address where notices to transferee should York Credit Opportunities Fund, L.P. 767 Fifth Avenue, 17 <sup>th</sup> Floor New York, NY 10153 Attn: Margaret Mauro Tel: (212) 710-6567	be sent:
York Credit Opportunities Fund, L.P. 767 Fifth Avenue, 17 <sup>th</sup> Floor New York, NY 10153	be sent:
York Credit Opportunities Fund, L.P. 767 Fifth Avenue, 17 <sup>th</sup> Floor New York, NY 10153 Attn: Margaret Mauro Tel: (212) 710-6567 Email: MMauro@yorkcapital.com	ovided in this notice is true and correct to the best of my
York Credit Opportunities Fund, L.P. 767 Fifth Avenue, 17 <sup>th</sup> Floor New York, NY 10153 Attn: Margaret Mauro Tel: (212) 710-6567 Email: MMauro@yorkcapital.com	ovided in this notice is true and correct to the best of my
York Credit Opportunities Fund, L.P. 767 Fifth Avenue, 17 <sup>th</sup> Floor New York, NY 10153 Attn: Margaret Mauro Tel: (212) 710-6567 Email: MMauro@yorkcapital.com	ovided in this notice is true and correct to the best of my

## AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM LEHMAN PROGRAM SECURITY

#### TO: THE DEBTOR AND THE BANKRUPTCY COURT

- For value received, the adequacy and sufficiency of which are hereby acknowledged, York Credit Opportunities Master Fund, L.P.("Seller") hereby unconditionally and irrevocably sells, transfers and assigns to York Credit Opportunities Fund, L.P. the "Purchaser"), and Purchaser hereby agrees to purchase, as of the date hereof, (a) a claim in the amount of 4,674,055.81 USD more particularly specified in Schedule 1 attached hereto (the "Purchased Claim"), in and to all of Seller's right, title and interest in and to Proof of Claim Number(s) 55534 filed by or on behalf of Seller (the "Proof of Claim") against Lehman Brothers Holdings, Inc., debtor in proceedings for reorganization (the "Proceedings") in the United States Bankruptcy Court for the Southern District of New York (the "Court"), administered under Case No. 08-13555 (JMP) (the "Debtor"), (b) all rights and benefits of Seller relating to the Purchased Claim, including without limitation (i) any right to receive cash, securities, instruments, interest, damages, penalties, fees or other property, which may be paid or distributed with respect to the Purchased Claim or with respect to any of the documents, agreements, bills and/or other documents (whether now existing or hereafter arising) which evidence, create and/or give rise to or affect in any material way the Purchased Claim, whether under a plan of reorganization or liquidation, pursuant to a liquidation, or otherwise, (ii) any actions, claims (including, without limitation, "claims" as defined in Section 101(5) of Title 11 of the United States Code (the "Bankruptcy Code")), rights or lawsuits of any nature whatsoever, whether against the Debtor or any other party, arising out of or in connection with the Purchased Claim, (iii) any rights and benefits arising out of or in connection with any exhibit, attachment and/or supporting documentation relating to the Purchased Claim, and (iv) any and all of Seller's right, title and interest in, to and under the transfer agreements, if any, under which Seller or any prior seller acquired the rights and obligations underlying or constituting a part of the Purchased Claim, but only to the extent related to the Purchased Claim, (c) any and all proceeds of any of the foregoing (collectively, as described in clauses (a), (b), and (c), the "Transferred Claims"), and (d) the security or securities (any such security, a "Purchased Security") relating to the Purchased Claim and specified in Schedule 1 attached hereto.
- 2. Seller hereby represents and warrants to Purchaser that: (a) the Proof of Claim was duly and timely filed on or before 5:00 p.m. (prevailing Eastern Time) on November 2, 2009 in accordance with the Court's order setting the deadline for filing proofs of claim in respect of "Lehman Program Securities"; (b) the Proof of Claim relates to one or more securities expressly identified on the list designated "Lehman Programs Securities" available on http://www.lehman-docket.com as of July 17, 2009; (c) Seller owns and has good and marketable title to the Transferred Claims, free and clear of any and all liens, claims, set-off rights, security interests, participations, or encumbrances created or incurred by Seller or against Seller; (d) Seller is duly authorized and empowered to execute and perform its obligations under this Agreement and Evidence of Transfer; (e) the Proof of Claim includes the Purchased Claim specified in Schedule 1 attached hereto; and (f) Seller has not engaged in any acts, conduct or omissions, or had any relationship with the Debtor or its affiliates, that will result in Purchaser receiving in respect of the Transferred Claims proportionately less payments or distributions or less favorable treatment than other unsecured creditors.
- 3. Seller hereby waives any objection to the transferr of the Transferred Claims to Purchaser on the books and records of the Debtor and the Court, and hereby waives to the fullest extent permitted by law any notice or right to receive notice of a hearing pursuant to Rule 3001(e) of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law, and consents to the substitution of Seller by Purchaser for all purposes in the case, including, without limitation, for voting and distribution purposes with respect to the Transferred Claims. Purchaser agrees to file a notice of transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement and Evidence of Transfer of Claim. Seller acknowledges and understands, and hereby stipulates, that an order of the Court may be entered without further notice to Seller transferring to Purchaser the Transferred Claims, recognizing Purchaser as the sole owner and holder of the Transferred Claims, and directing that all payments or distributions of money or property in respect of the Transferred Claim be delivered or made to Purchaser.
- 4. All representations, warranties, covenants and indemnities shall survive the execution, delivery and performance of this Agreement and Evidence of Transfer of Claim and the transactions described herein.



Purchaser shall be entitled to transfer its rights hereunder without any notice to or the consent of Seller. Seller hereby agrees to indemnify, defend and hold Purchaser, its successors and assigns and its officers, directors, employees, agents and controlling persons harmless from and against any and all losses, claims, damages, costs, expenses and liabilities, including, without limitation, reasonable attorneys' fees and expenses, which result from Seller's breach of its representations and warranties made herein.

- Seller shall promptly (but in any event no later than three (3) business days) remit any payments, distributions or proceeds received by Seller in respect of the Transferred Claims to Purchaser. Seller has transferred, or shall transfer as soon as practicable after the date hereof, to Purchaser each Purchased Security to such account, via Euroclear or Clearstream (or similar transfer method), as Purchaser may designate in writing to Seller. This Agreement and Evidence of Transfer supplements and does not supersede any confirmation, any other automatically generated documentation or any applicable rules of Euroclear or Clearstream (or similar transfer method) with respect to the purchase and sale of the Purchased Security.
- Each of Seller and Purchaser agrees to (a) execute and deliver, or cause to be executed and 6. delivered, all such other and further agreements, documents and instruments and (b) take or cause to be taken all such other and further actions as the other party may reasonably request to effectuate the intent and purposes, and carry out the terms, of this Agreement and Evidence of Transfer, including, without limitation, cooperating to ensure the timely and accurate filing of any amendment to the Proof of Claim.
- Seller's and Purchaser's rights and obligations hereunder shall be governed by and interpreted and determined in accordance with the laws of the State of New York (without regard to any conflicts of law provision that would require the application of the law of any other jurisdiction). Seller and Purchaser each submit to the jurisdiction of the courts located in the County of New York in the State of New York. Each party hereto consents to service of process by certified mail at its address listed on the signature page below.

IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM is executed this 6 day of <u>lec</u> 2010.

York Credit Opportunities Master Fund, L.P.

By:

Name: Adam J. Semler Title: COO OF 175

767 Fifth Ave 17<sup>th</sup> Floor

New York, NY, 10153

York Credit Opportunities Fund, L.P.

Name: Adam J. Semler

Title: COO

767 Fifth Ave 17<sup>th</sup> Floor

New York, NY, 10153





Transferred Claims

4,674,055.81 USD of 146,671,678.88 USD (the outstanding amount of the Proof of Claim as of 11/30/2010). Purchased Claim

York Credit Opportunities Master Fund, L.P. c/o Adam Semlet - Operations Department 767 Fifth Avenue 17th Floor New York, NY 10153 212-710-6595

				Original		300	Marin Description	FV Dete	# of Bonds	Principal Moved Interest M	oved	Total Moved
NISI	Currency	Euroclear	Euroclear	Notional	Principal Due	interest Due	Total Duc (CSD)	T. S. INGILE	Morrod		(CS, 1)	(((S1))
		Number	Blocking		(L'SD)	(dS <sub>i</sub> 1)			2010	(ere s)		
			Number					000000				
CA524908PR55	CAD	92892	6052900	932,000	873,190.61	12,074.60	885,265.22	0.936900	•	•	•	
TP584117A3C0	IPY	92892	9060509	348,083,000	3,320,927.63	7,611.75	3,328,539.38	0.009541	1	1		
TP584117A5A9	IPY	92892	6050918	24,299,000	231,827.53	1,044.49	232,872.02	0.009541	1		•	•
TP584117A762	IPY	92892	6050859	72,897,000	695,482.58	3,316.78	698,799.36	0.009541	·	•		•
TP584117B760	IPV	92892	6043254	145,794,000	1,390,965.15	8,753.17	1,399,718.32	0.009541	•	•		•
XS0178857413	EUR	92892	6054558	1,537,000	2,199,600.70	50,247.13	2,249,847.83	1.431100	1	•	ı	í
XS0179304869	EUR	92892	6058541	172,000	246,149.20	1,584.87	247,734.07	1.431100	1	•	•	•
XS0183944643	EUR	92892	6038437	1,098,000	1,571,347.80	49,759.35	1,621,107.15	1.431100	•	•	•	,
XS0189741001	EUR	92892	6043826	192,000	274,771.20	2,961.94	277,733.14	1.431100	1	•	•	:
XS0193035358	EUR	92892	6055557	2,797,000	4,002,786.70	13,911.02	4,016,697.72	1.431100	•	•	1	1
XS0205185456	EUR	92892	6054020	11,583,000	16,576,431.30	91,301.14	16,667,732.44	1.431100	1		•	1
XS0210414750	GBP	92892	6050947	4,923,000	8,872,821.36	283,639.37	9,156,460.73	1.802320	•	•		:
VCC113800510	HIR	92892	6055139	165,000	236,131.50	4,929.08	241,060.58	1.431100	ı	•		,
XS0213695310	FIRE	92892	6050971	14,457,000	20,689,412.70	173,597.97	20,863,010.67		; 00	- 00	•	- 2 444 348 BO
XS0239715260	EUR	92892	6055507	19,137,000	27,386,960.70		27,386,960.70		1,708,000.00	2,444,318.80		2000
XS0252834576	EUR	92892	6046177	466,000	666,892.60	9,839.40	676,732.00		*	•	• '	•
XS0252835110	EUR	92892	6050849	4,573,000	6,544,420.30	40,397.98	6,584,818.28	$\perp$	'	•		
XS0254171191	EUR	92892	6038380	1,922,000	2,750,574.20	10,560.37	2,761,134.57	┙	•	•	. 1	,
XS0257022714	EUR	92892	6038465	29,000	41,501.90	575.96	42,077.86		•			,
XS0271941337	EUR	92892	6056399	314,000	449,365.40	17,468.35	466,833.75	1.431100	•		,	,
XS0282937985	EUR	92892	6043801	622,000	890,144.20	5,080.05	895,224.25	1.431100	•	1	. •	,
XS0288579260	EUR	92892	6046460	818,000	1,170,639.80	2,006.67	1,172,646.47	_	1			•
XS0200141332	GBP	92892	6880509	3,825,000	6,893,874.00	265,583.67	7,159,457.67	$\perp$		•	1	•
XS0300055547	EUR	92892	6043742	6,417,000	9,183,368.70	49,721.82	9,233,090.52	$\perp$			i i	,
XS0307745744	EIR	92892	6048360	975,000	1,395,322.50	15,826.05	1,411,148.55	4	- 100 000 507 1	. 408 408 60	104 653 61	2 229 737 01
VS0326006540	FIR	92892	6048587	14,808,000	21,191,728.80	1,042,578.05	22,234,306.85	4	1,485,000.00	7, 125, 103.50	0.000	2000
VS0362467150	GRP	92892	6055167	2,569,000	4,630,160.08	130,507.89	4,760,667.97	1.802320	٠			
00110470000V									00 000	00 000 000	104 553 51	4.674.055.81





						Annex 2					
7	Ę.	60	Action	300	Price	Ticker	Security Description	Accrued Interest	Net Cash Factor	Factor	ccy
- چر	2	0/0	10000	6.5			000 100010 1000 0 11011011111		00 304 454		0
1 00767 60	10/1/2010	10/1/2010	Sale	1.708.000.00	27.19	xs0239715260	LEH 1SY BV 0.00% 01/30/24 - PUC	-	404,403.20		
20171	10, 1120 10	10/11/2010	0.50				000 1000010 10000110 101111		OC BON NAN		<u>α</u>
07030 40/4/2040	10/1/2010	10/1/2010	Bis	1.708.000.00	27.19	xs0239715260	LEH ISY BV 0.00% 01/30/24 - POC	_	404,403.20		
20210-	01 1750 101	10/1/2010	(5)							_	
				_	_						

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IVI	A CANADA	Fund	York Credit Opportunities Fund, L.P.	York Credit Opportunities Fund, L.P.	Vork Cradit Opportunities Master Fund   P	TOTA CICUIT OPPORTUNITION MAGNET TOTAL	York Credit Opportunities Master Fund, L.P.	
_		ţ	highy	highy	******	your	ycout	
¥		A/C#	102-27418-29 highy	102-27418-29 highy	100 20752 28 100114	102-35/35/201	102-39752-28 ycout	
0		ccy	EUR	AUD	0111	50	AUD	
		Net Cash	345,262.50 EUR	642.885.60 AUD	03 000 500	345,202.3U EUR	642,885.60 AUD	
Ξ		Security Description	5.375	FH TSV RV 0.5% 12/20/17 - POC		LEH 5.3/5% 10/1 //12	LEH TSY BV 0.5% 12/20/17 - POC	
တ		Ą	1.485,000,00 ILEH	2 858 000 00	2,000,000,0	1,485,000.00	2,856,000.00	
L	Annex 1	Ticker	23.25 xs0326006540	20200870588	X8032301 3300	23.25  xs0326006540	xs0329879588	
ш		Price	23.25	25.54	6.22	23.25	22.51	
Q		Action	Bis	650	buy	Sale	Sales	
8		7/1	1 40/1/2010	10/1/2010	01.07/1./01	39 10/1/2010	0 10/1/2010	2000
		٩	4 %	,	32	33	Q	

Lehman Brother		ern District of New essing Center	v York	1,1000	SECURITE PROOF OF Southern District of rothers Holdings Inc.	New York Ft Al.	AS
In re: Lehman Brother	s Holdings Inc., et al.,	Chapter 11 Case No. 08-135	55 (JMP)	Lehman b	08-13555 (JMP)	0000055534	•
Debtors. Note: This form	may not be used to file is Securities as listed or	(Jointly Administ	tered) those based on				
Name and addre Creditor)	ss of Creditor: (and nam	e and address whe		d be sent if different from	1	eck this box to indicate that ds a previously filed claim	
767 Fifth Avenu New York, NY Attn: Adam Sem Telephone numb		nent	Send copies of Stroock & Stro 180 Maiden La New York, NY Attn: Irina Gor 212-806-6184 igomelskaya@s	ock & Lavan LLP ine 7 10018 nelskaya, Esq.	(If	t Claim Number: known) on:	
	ss where payment shoul cortunities Master Fund,				anyon	eck this box if you are awa the else has filed a proof of the gour claim. Attach of	claim
Telephone numb	er:		Email Address	;	statem	nent giving particulars.	
Programs Securi whether such cla using the exchan attach a schedule Amount of Clai	ties as of September 15, im matured or became ge rate as applicable on with the claim amount m: To be determined,	2008, whether your fixed or liquidated September 15, 200 s for each Lehman but not less than 5	u owned the Let before or after S 08. If you are fil Programs Secur \$146,671,678.08	urities. Your claim amount man Programs Securities of september 15, 2008. The cling this claim with respect rity to which this claim related See Attached Rider in addition to the principal	n September 15 aim amount mu to more than on tes.	5, 2008 or acquired them to ust be stated in United Stat te Lehman Programs Secu	hereafter, and tes dollars, rity, you may
	ct to more than one Leh			ch Lehman Programs Secu attach a schedule with the I			
	ecurities Identification					<del></del>	
appropriate (each your accounthold Lehman Program	n, a "Blocking Number' der (i.e. the bank, broken as Security, you may att	for each Lehman or other entity that ach a schedule wit	Programs Secu at holds such sec th the Blocking I	ctronic Reference Number, rity for which you are filing curities on your behalf). If Numbers for each Lehman	g a claim. You you are filing th Programs Secur	must acquire a Blocking Nation is claim with respect to make to which this claim rel	Number from nore than one ates.
	Attached Rider	EUFOCICAF DANK I	electronic instr	uction Reference Number	and or other	uchository Diocking refe	i circe
you are filing thi	s claim. You must acqu	iire the relevant Cl	earstream Bank	cipant account number rela , Euroclear Bank or other d ss on your behalf). Benefic	epository partic	cipant account number from	m your
Accountholders	Euroclear Bank, Clea	rstream Bank or	Other Deposito	ory Participant Account N	umber: See A	Attached Rider	
you consent to, a depository to dis-	uroclear Bank, Clears nd are deemed to have close your identity and conciling claims and di	authorized, Eurock holdings of Lehma	ear Bank, Clears		F	CCL O COCO	
Date: 10/29/2009		litor or other perso number if differer	n authorized to	n and print name and file this claim and state e address above. Attach	EPIQ I	OCT 2 9 2009  BANKRUPTCY SOLUTIONS, LL	c

Adam Semler, Authorized Signatory

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571

UNITED ST	<b>FATES</b>	BANK	RUPT	$\mathbf{CY} \mathbf{C}$	OURT
SOUTHER	N DIST	RICT (	OF NE	W Y	)RK

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In re: : Chapter 11

LEHMAN BROTHERS HOLDINGS INC., et al., : Case No. 08-01355 (JMP)

Debtors. : (Jointly Administered)

# RIDER TO PROOF OF CLAIM OF YORK CREDIT OPPORTUNITIES MASTER FUND, L.P.

York Credit Opportunities Master Fund, L.P. (the "<u>Claimant</u>") files this proof of claim (the "<u>Proof of Claim</u>") against Lehman Brothers Holdings Inc. (the "<u>Debtor</u>" or "<u>LBHI</u>") in connection with the following:

On September 15, 2008 (the "<u>Petition Date</u>"), LBHI filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>").

The Claimant holds certain notes as listed in the attached <u>Exhibit A</u> (the "<u>Notes</u>") issued by Lehman Brothers Treasury Co. B.V. and guaranteed by LBHI (the "<u>Guaranty</u>").

Amounts in USD as listed on <u>Exhibit A</u> were determined using the exchange rates set forth in the "FX Rate" column on the attached <u>Exhibit A</u>, as published by Bloomberg and applicable as of September 15, 2008.

As of the Petition Date, the Debtor is indebted to the Claimant in the aggregate amount of at least \$146,671,678.08 for amounts due and owing under the Notes and the Guaranty.

In addition, the Claimant asserts a claim for all other amounts payable under the

Notes and the Guaranty, including, but not limited to, fees and expenses of counsel; indemnification costs; other costs; contract damages arising from misrepresentations, defaults, and breaches of representations, warranties, and covenants; default rate interest; plus any and all other fees, expenses, charges, or amounts whether arising under federal or state law or under principles of equity or otherwise.

Claimant reserves the right to amend this Proof of Claim or this Rider as necessary or appropriate to amend, revise, increase, correct or state with greater specificity the amount, priority and/or details of the claims set forth herein and/or to include any and all other claims that Claimant may now have or may have in the future against the Debtor arising under, related to or in connection with the matters referred to herein, including without limitation the right: (i) to seek allowance of post-Petition Date interest; (ii) to supplement this Proof of Claim with additional information or supporting documentation and (iii) to seek such appropriate relief as may be required in connection with any of the claims described herein. Nothing contained herein shall be deemed a waiver of any rights, claims or defenses that Claimant has or may have.

The filing of this Proof of Claim is not and shall not be deemed or construed as:

(a) a waiver or release of Claimant's rights against any person, entity, or property; (b) a consent by Claimant to the jurisdiction of this Court or any other court with respect to proceedings, if any, commenced in any case against or otherwise involving Claimant; (c) a waiver or release of Claimant's right to trial by jury in this Court or any other court in any proceeding as to any and all matters so triable herein, whether or not the same be designated legal or private rights or in any case, controversy, or proceeding related hereto, notwithstanding the designation or not of such matters as "core proceedings" pursuant to 28 U.S.C. § 157(b)(2), and whether such jury

trial right is pursuant to statute or the United States Constitution; (d) a consent by Claimant to a jury trial in this Court or any other court in any proceeding as to any and all matters so triable herein or in any case, controversy, or proceeding related hereto, pursuant to 28 U.S.C. § 157(e) or otherwise; (e) a waiver or release of Claimant's right to have any and all final orders in any and all non-core matters or proceedings entered only after de novo review by a United States District Court Judge; (f) a waiver of the right to move to withdraw the reference with respect to the subject matter of this Proof of Claim, any objection thereto or other proceeding which may be commenced in these cases against or otherwise involving Claimant; (g) an admission that any property received by the Claimant, or held by the Debtor or any person or entity, constitutes property of the Debtor's estate; (h) an election of remedies; or (i) a waiver of any past, present, or future defaults (or events of default) by the Debtor in connection with the Notes or otherwise. This Proof of Claim is made without prejudice to the filing by the Claimant of proofs of claim in respect of any other indebtedness, obligations, or liability whatsoever of the Debtor to the Claimant.

### **EXHIBIT A**

York Credit Opportunities Master Fund, L.P. c/o Adam Semler - Operations Department 767 Fifth Avenue 17th Floor New York, NY 10153 212-710-6595

ISIN	Currency	Euroclear Number	Euroclear Blocking Number	Notional	Principal Due (USD)	Interest Due (USD)	Total Due (USD)	FX Rate
CA524908PR55	CAD	26826	6052900	932,000	873,190.61	12,074.60	885,265.22	0.936900
JP584117A3C0	љY	92892	9060509	348,083,000	3,320,927.63	7,611.75	3,328,539.38	0.009541
JP584117A5A9	ЉY	92892	8160209	24,299,000	231,827.53	1,044.49	232,872.02	0.009541
JP584117A762	Ydf	26826	6020829	72,897,000	695,482.58	3,316.78	698,799.36	0.009541
JP584117B760	YAr	92892	6043254	145,794,000	1,390,965.15	8,753.17	1,399,718.32	0.009541
XS0128857413	EUR	62892	6054558	1,537,000	2,199,600.70	50,247.13	2,249,847.83	1.431100
XS0179304869	EUR	92892	6058541	172,000	246,149.20	1,584.87	247,734.07	1.431100
XS0183944643	EUR	92892	6038437	1,098,000	1,571,347.80	49,759.35	1,621,107.15	1.431100
XS0189741001	EUR	92892	6043826	192,000	274,771.20	2,961.94	277,733.14	1.431100
XS0193035358	EUR	92892	6055557	2,797,000	4,002,786.70	13,911.02	4,016,697.72	1.431100
XS0205185456	EUR	92892	6054020	11,583,000	16,576,431.30	91,301.14	16,667,732.44	1.431100
XS0210414750	GBP	92892	6050947	4,923,000	8,872,821.36	283,639.37	9,156,460.73	1.802320
XS0213899510	EUR	92892	6055139	165,000	236,131.50	4,929.08	241,060.58	1.431100
XS0224346592	EUR	92892	6050971	14,457,000	20,689,412.70	173,597.97	20,863,010.67	1.431100
XS0239715260	EUR	92892	6055507	19,137,000	27,386,960.70	•	27,386,960.70	1.431100
XS0252834576	EUR	92892	6046177	466,000	666,892.60	9,839.40	676,732.00	1.431100
XS0252835110	EUR	92892	6050849	4,573,000	6,544,420.30	40,397.98	6,584,818.28	1.431100
XS0254171191	EUR	92892	6038380	1,922,000	2,750,574.20	10,560.37	2,761,134.57	1.431100
XS0257022714	EUR	92892	6038465	29,000	41,501.90	575.96	42,077.86	1.431100
XS0271941337	EUR	92892	6056399	314,000	449,365.40	17,468.35	466,833.75	1.431100
XS0282937985	EUR	92892	6043801	622,000	890,144.20	5,080,05	895,224.25	1.431100
XS0288579260	EUR	92892	6046460	818,000	1,170,639.80	2,006.67	1,172,646.47	1.431100
XS0299141332	GBP	92892	6880509	3,825,000	6,893,874.00	265,583.67	7,159,457.67	1.802320
XS0300055547	EUR	92892	6043742	6,417,000	9,183,368.70	49,721.82	9,233,090.52	1.431100
XS0307745744	EUR	92892	6048360	975,000	1,395,322.50	15,826.05	1,411,148.55	1.431100
XS0326006540	EUR	92892	6048587	14,808,000	21,191,728.80	1,042,578.05	22,234,306.85	1.431100
XS0362467150	GBP	92892	6055167	2,569,000	4,630,160.08	130,507.89	4,760,667.97	1.802320

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2,294,878.94 146,671,678.08

144,376,799.14

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